Hon. Eric R. Komitee United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

United States Magistrate Judge Bloom United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201



July 29, 2021

Re: Capogrosso v. Gelbstein et al, No. 18-cv-2710 (E.D.N.Y.)
Request to Add Supplemental Memorandums of Law, Affirmation, and Exhibits to my Opposition to State Defendants' and Defendants Smart's Motions for Summary Judgment

Judge Komitee:

Judge Magistrate Bloom:

Pursuant to your attached order, and after seeking concurrence with the pro se clerk of the Eastern District Court, I request that the attached Memorandums of Law, Affirmation, and Exhibits **be added to** my Opposition to State Defendants and Defendant Smarts' Motions for Summary Judgment as already previously filed and docketed on June 29, 2012, (Dkts 235-239).

Respectfully requested,

Mario H. Capogrosso

## **Orders on Motions**

1:18-cv-02710-EK-LB Capogrosso v. Gelbstein et al

**NPROSE** 

### **U.S. District Court**

#### Eastern District of New York

## **Notice of Electronic Filing**

The following transaction was entered on 7/6/2021 at 3:21 PM EDT and filed on 7/6/2021

Case Name:

Capogrosso v. Gelbstein et al

Case Number:

1:18-cv-02710-EK-LB

Filer:

Document Number: No document attached

### **Docket Text:**

ORDER granting [233] Motion for Extension of Time to File -- The application is granted. The briefing schedule is amended as follows: Plaintiff's response to Defendants' motions are due by July 29, 2021; and Defendants' replies, if any, are due by August 8, 2021. In the future, the Court will deny untimely requests for scheduling relief absent extraordinary circumstances accompanied by documentary support. Ordered by Judge Eric R. Komitee on 7/6/2021. c/m to pro se parties. (Guy, Alicia)

## 1:18-cv-02710-EK-LB Notice has been electronically mailed to:

Elizabeth A. Forman eforman@nycourts.gov, jlee@nycourts.gov

James M. Thompson james.thompson@ag.ny.gov, OAGLitB@ag.ny.gov

Maura Douglas maura.douglas@davispolk.com, ecf.ct.papers@davispolk.com

Brianne Holland-Stergar brianne.holland-stergar@davispolk.com, ect.ct.papers@davispolk.com

# 1:18-cv-02710-EK-LB Notice will not be electronically mailed to:

Mario H. Capogrosso 21 Sheldrake Place New Rochelle, NY 10804

Sadiq Tahir 2994 Coney Island Avenue Brooklyn, NY 11235 UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

MARIO H. CAPOGROSSO

Plaintiff

-against-

18-CV-2710

ALAN GELBSTEIN, et. al

AFFIRMATION OF SERVICE

Defendants

I, Mario H. Capogrosso, declare under penalty of perjury that I have served a copy of the attached Letter requesting that supplemental additional matter, Memorandums of Law, Affirmation, and Exhibits be added to my Opposition to State defendants and defendant Smarts' Motion for Summary Judgment, upon:

Maura Douglas, Esq. Davis Polk & Wardwell, LLP 450 Lexington Avenue New York, NY 10017

James Thompson, Esq. Assistant Attorney General 28 Liberty Street New York, NY 10005

Sadiq Tahir 2994 Coney Island Avenue Brooklyn, NY 11235

Pec Group of NY 935 S. Lake Blvd. #7 Mahopac, NY 10541

via U.S. Postal Service First Class Mail, this 29th day of July 2021.

New Rochelle, NY July 29, 2021

> Mario H. Capogrosso 21 Sheldrake Place New Rochelle, NY 10804

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